SM Exhibit AD

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Page 1
1
    UNITED STATES DISTRICT COURT
2
    SOUTHERN DISTRICT OF NEW YORK
3
    Case 1:10-cv-06005-RWS
4
5
    ADRIAN SCHOOLCRAFT,
6
7
                            Plaintiff,
8
              -against-
    THE CITY OF NEW YORK, DEPUTY CHIEF
9
    MICHAEL MARINO, Tax Id. 873220,
    Individually and in his Official
10
    Capacity, ASSISTANT CHIEF Patrol
    Borough Brooklyn NORTH GERALD NELSON,
11
    Tax Id. 912370, Individually and in his
    official Capacity, DEPUTY INSPECTOR
12
    STEVEN MAURIELLO, Tax Id. 895117,
    individually and in his Official
13
    Capacity, CAPTAIN THEODORE LAUTERBORN,
    Tax Id. 897840, Individually and in his
14
    Official Capacity, LIEUTENANT WILLIAM
    GOUGH, Tax Id. 919124, Individually and
15
    in his Official Capacity, SGT.
    FREDERICK SAWYER, Shield No. 2576,
16
    Individually and in his Official
    Capacity, SERGEANT KURT DUNCAN, Shield
17
    No. 2483, Individually and in his
    Official Capacity, LIEUTENANT
18
    CHRISTOPHER BROSCHART, Tax Id. 915354,
19
    Individually and in his Official
    Capacity, LIEUTENANT TIMOTHY CAUGHEY,
    Tax Id. 885374, Individually and in his
20
    Official Capacity, SERGEANT SHANTEL
    JAMES, Shield No. 3004, Individually
21
    and in her Official Capacity,
    LIEUTENANT THOMAS HANLEY, Tax Id.
22
    879761, Individually and in his
    Official Capacity, CAPTAIN TIMOTHY
23
    TRAINER, Tax Id. 899922, Individually
    and in his Official Capacity,
24
    (Caption continued on following page.)
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Page 2
1
    CAPTION: (continued)
2
    SERGEANT SONDRA WILSON, Shield No.
3
    5172, Individually and in her Official
    Capacity, SERGEANT ROBERT W. O'HARE,
4
    Tax Id. 916960, Individually and in his
    Official Capacity, SERGEANT RICHARD
5
    WALE, Shield No. 3099 and P.O.'s "JOE
    DOE" # 1-50, Individually and in their
6
    Official Capacity (the name John Doe
    being fictitious, as the true names are
7
    presently unknown), (collectively
    referred to as "NYPD defendants"), FDNY
8
    LIEUTENANT ELISE HANLON, individually
    and in her Official Capacity as a
    lieutenant with the New York City Fire
    Department, JAMAICA HOSPITAL MEDICAL
10
    CENTER, DR. ISAK ISAKOV, Individually
    and in his Official Capacity, DR.
11
    LILIAN ALDANA-BERNIER, Individually and
    in her Official Capacity and JAMAICA
12
    HOSPITAL MEDICAL CENTER EMPLOYEE'S
    "JOHN DOE" # 1-50, Individually and in
13
    their Official Capacity (the name John
    Doe being fictitious, as the true names
14
    are presently unknown),
15
                                Defendants.
16
                     111 Broadway
                     New York, New York
17
                     October 8, 2013
18
                     10:17 a.m.
        DEPOSITION of MICHAEL MARINO, held
19
    at the above time and place, taken
20
    before Al-Furquan Baker, a Shorthand
21
    Reporter and Notary Public of the State
22
    of New York, pursuant to the Federal
23
    Rules of Civil Procedure, Order and
24
    stipulations between Counsel.
25
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Page 218
                  M. Marino
1
              MR. SMITH: And now we're
2
        going back on the record, and it's
3
        3:06 still.
4
    BY MR. SMITH:
5
        Q. What was your tour of duty on
6
    October 31, 2009?
7
        A. Some type of 3:00 to 11:00.
8
    3:00 in the afternoon to 11:00 at
9
10
    night.
        Q. And what was your first
11
    involvement in this event or incident?
12
              MS. PUBLICKER METTHAM:
13
       Objection.
14
              You can answer.
15
        A. I was driving into the
16
   parking lot of the 81st Precinct.
17
        Q. I'm sorry?
18
            I was driving into the
19
        Α.
    parking lot --
20
        Q. When was this?
21
              -- of the 81st.
        Α.
22
              Sometime around 5:00 or so
23
    because it was dusk.
24
        Q. Were you driving with
25
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Page 219
                  M. Marino
1
2
    anybody?
        Α.
              No.
3
              And why were you going to the
4
    81st?
5
             Just making my rounds of all
6
7
    the precincts.
            You were the XO of Borough
8
    North at that time?
9
             Patrol Borough Brooklyn
10
    North, yes, sir.
11
              And geographically what does
12
    that area entail?
13
             It has ten precincts.
14
        Α.
             What are those ten precincts?
15
           73rd, 75th. 73rd is
16
    Brownsville. 75th is East New York.
17
    77 is Bedford Stuyvesant -- I'm sorry,
18
    Crown Heights is the 77th. 79th is
19
    Bedford Stuyvesant. 81st is also
20
    Bedford Stuyvesant. 83rd is Bushwick.
21
    84th is Downtown Brooklyn. 88th is
22
    Fort Greene. The 90th is Williamsburg.
23
    And the 94th is Greenpoint.
24
        Q. What about the 78th?
25
```

Page 220 M. Marino 1 The 78th is Brooklyn South, 2 Α. 3 sir. And is it your habit to tour 4 Q. or stop off at all the precincts on a 5 regular basis? 6 Α. No. 7 MS. PUBLICKER METTHAM: 8 Objection. 9 You can answer. 10 11 Α. No. You said that your first 12 Q. involvement in this incident was 13 driving into the parking lot of the 14 81st as part of your regular rounds. 15 What did you mean by regular 16 17 rounds? I did not say regular rounds. 18 It was Halloween night. I had asked 19 that there be executive coverage in 20 each of the precincts late. And so I 21 worked at the same hours. 22 But did you have a habit of 23 driving around to the various precincts 24 25 at all?

| | Page 221 |
|-----|---|
| 1 | M. Marino |
| 2 | MS. PUBLICKER METTHAM: |
| 3 | Objection. |
| 4 | You can answer. |
| 5 | A. Not on a daily basis, no. |
| 6 | Q. So why were you driving to |
| 7 | the 81st that day? |
| 8 | A. Because I was checking all |
| 9 | the commands because it was Halloween |
| 10 | night. Checking to make sure that the |
| 11 | executives were in, checking the posts, |
| 12 | checking that there aren't any illegal |
| 13 | activities going on. |
| 1 4 | Q. So when you drove to the |
| 15 | 81st, it was your intent to drive to |
| 16 | all of the commands within your |
| 17 | jurisdiction; is that right? |
| 18 | MS. PUBLICKER METTHAM: |
| 19 | Objection. |
| 20 | You can answer. |
| 21 | A. I don't know if I would have |
| 22 | hit them all. I can't say that. |
| 23 | Q. Well, was it your intention |
| 2 4 | to hit as many of them as possible? |
| 25 | MS. PUBLICKER METTHAM: |

| | Page 222 |
|-----|---|
| 1 | M. Marino |
| 2 | Objection. |
| 3 | You can answer. |
| 4 | A. Yes. |
| 5 | Q. And you were going to as many |
| 6 | precinct commands as possible because |
| 7 | you wanted to make sure that the |
| 8 | commanding officers were at the |
| 9 | precinct; is that right? |
| 10 | A. I was just checking on the |
| 11 | executive coverage, checking on the |
| 12 | posts and checking on illegal activity. |
| 13 | Q. And do you mean by that you |
| 1 4 | wanted to make sure that the commanding |
| 15 | officer was at the precinct that night; |
| 1 6 | is that what you were checking on? |
| 17 | MS. PUBLICKER METTHAM: |
| 18 | Objection. |
| 19 | You can answer. |
| 2 0 | A. I had instructed that the XO |
| 21 | and the commanding officer should close |
| 2 2 | as a general rule. |
| 2 3 | Q. And what does that mean for |
| 2 4 | the XO to open and the CO to close? |
| 2 5 | A. He works the early one, the |

Page 223 M. Marino 1 2 CO works the late one. And what was the early one? 3 Q. Whatever it was. 10:00 to Α. 4 6:00 at night. 11:00 to 7:00. 9:00 to 5 5:00. Whatever they deemed it to be. 6 And this was an order that 7 you issued for your jurisdiction 8 because it was Halloween night? 9 MS. PUBLICKER METTHAM: 10 Objection. 11 You can answer. 12 Correct. 13 Α. And how was that order 14 Q. transmitted? 15 Usually on a phone call. 16 And what happened as you were 17 going to the driving lot or the parking 18 lot of the 81st? 19 As I pulled in, I saw Captain 20 Lauterborn in the lot standing in the 21 lot speaking with some members of the 22 Brooklyn North investigations unit. 23 Captain Lauterborn, he was 24 the XO at the time, right? 25

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Page 224
                   M. Marino
1
               Yes.
2
        Α.
               The XO of the 81st?
3
        Q.
              Yes, he was.
        Α.
4
               And at the time Mauriello was
5
        Q.
6
    the CO; is that right?
              Correct.
7
        Α.
              Was Mauriello at the CO at
8
9
    that time?
               MS. PUBLICKER METTHAM:
10
        Objection.
11
               You can answer.
12
               I did not believe that he
13
        Α.
14
    was, no.
               Where was Mauriello?
15
         Q.
               MS. PUBLICKER METTHAM:
16
        Objection.
17
               You can answer.
18
               I assume he was home.
19
         Α.
               When you entered the parking
20
    lot at the 81st and you saw Captain
21
    Lauterborn, did you recognize that
22
23
    individual to be Captain Lauterborn or
    did you later confirm that that was
24
    Captain Lauterborn?
25
```

| 114 | |
|-----|---|
| | Page 225 |
| 1 | M. Marino |
| 2 | MS. PUBLICKER METTHAM: |
| 3 | Objection. |
| 4 | You can answer. |
| 5 | A. I knew it was him. |
| 6 | Q. And who were the other |
| 7 | individuals that he was speaking with? |
| 8 | A. Members from the Patrol |
| 9 | Borough Brooklyn North investigations |
| 10 | unit. |
| 11 | Q. Who were they? |
| 12 | A. I don't remember exactly. |
| 13 | Lieutenant William Gough, Sergeant Ray |
| 1 4 | Hawkins. I think Sergeant Duncan was |
| 15 | there, but I don't remember. And it |
| 16 | may have been another person. I don't |
| 17 | recall. |
| 18 | Q. And you also recognized the |
| 19 | individuals from the Brooklyn |
| 20 | investigation unit, Hawkins and Duncan? |
| 21 | A. Brooklyn North, yes. |
| 22 | Q. Brooklyn North |
| 23 | Investigations? |
| 2 4 | A. Yes. |
| 25 | Q. I mean, and you knew them |

Page 226 M. Marino 1 on-site as being those individuals --2 Yes. Α. 3 What is the function of the 4 Q. Brooklyn North Investigations Unit? 5 They worked directly for the 6 commanding officer of the borough. 7 They handled any internal investigation 8 that the commanding officer deems fit. 9 As well as being assigned the cases 10 from IAB that IAB deems can be handled 11 by them rather than IAB. 12 And who was the commanding 13 officer of the borough at that time? 14 Assistant Chief Gerald 15 Α. 16 Nelson. So when you saw Gough, 17 Hawkins and Duncan there, you 18 understood that they were there at the 19 direction of either IAB or Nelson? 20 MS. PUBLICKER METTHAM: 21 22 Objection. You can answer. 23 24 Α. No. What's your understanding of 25 Q.

Page 227 M. Marino 1 why they were there? 2 I didn't know why they were 3 Α. there. Was this fourth person that 5 Ο. was there with them also from patrol 6 borough investigations? 7 MS. PUBLICKER METTHAM: 8 Objection. 9 You can answer. 10 I believe there was a fourth 11 person. And if there was, yes, he 12 would have been from investigations. 13 And as you entered the 14 Q. parking lot of the 81st, what happened? 15 Just talking to him in the 16 Α. 17 lot. Who did you start talking 18 Q. 19 with? All of them. 20 Α. And what did they say? 21 Q. They said they had a caper 22 Α. 23 going on. What is a caper, to your 24 25 understanding?

| | Page 228 |
|-----|---------------------------------------|
| 1 | M. Marino |
| 2 | A. A situation. |
| 3 | Q. They used the term "caper"? |
| 4 | A. No. |
| 5 | Q. What, to the best of your |
| 6 | recollection, did they say? |
| 7 | A. A bag of shit. |
| 8 | Q. And what's that a reference |
| 9 | to? |
| 10 | MS. PUBLICKER METTHAM: |
| 11 | Objection. |
| 12 | You can answer. |
| 13 | A. Just what it sounds like. A |
| 1 4 | situation, an unpleasant situation. |
| 15 | Q. Did they tell you anything |
| 16 | else about their situation? |
| 17 | A. Oh, yes. |
| 18 | Q. Would you mind sharing that |
| 19 | with us? |
| 20 | A. Sure. |
| 21 | They told me that a police |
| 22 | officer left at around 14:00, which |
| 23 | would be 2:00 p.m. He was ordered not |
| 2 4 | to go, and he left. They told me that |
| 25 | the officer was acting irrationally, |

Page 229 M. Marino 1 that he had had psychiatric evaluations 2 in the past and that he had been 3 answering his cellphone and that he 4 stopped. And they believed that the 5 officer was, already had or was going 6 to hurt himself. Do you remember who told you 8 this? 9 I can't say. I believe it 10 was Captain Lauterborn, but I really 11 can't say. 12 Did they say anything else to 13 Q. 14 you? Yes. 15 Α. What else did they say? 16 Q. They told me that their plan 17 was to go to his house and get the key 18 from the landlord and let themselves in 19 and see if he was in the apartment. 20 Did they tell you anything 21 Q. 22 else? No. 23 Α. Did you say anything in 24 Q. response? 25

Page 230 M. Marino 1 Α. Yes. 2 What did you say? 3 Q. I asked him who they notified 4 Α. so far because it had been a couple of 5 hours since this disappearance of the 6 7 officer. And then I instructed them 8 that they were to notify operations and 9 get his plate number out and notify the 10 11 Emergency Service unit. And that under no 12 circumstances were they to let 13 themselves into that house alone like 14 that, and that they could respond to 15 his house with emergency service 16 following the proper procedures. 17 And if he answered the door, 18 see if he needs medical help. If he 19 doesn't answer the door, under no 20 circumstances were they to go in until 21 22 my arrival. Why did you tell them that 23 they were not to go into his house? 24 You have a police officer who 25 Α.

Page 237 M. Marino 1 pertinent to that, yes. 2 3 Q. Okay. Are there any other patrol 4 quide procedures that would be 5 pertinent to the creation of the 6 performance evaluation that is set forth as Plaintiff's Exhibit Number 12? Not that I can think of at 9 this time. 10 11 0. Okay. We were talking about your 12 discussion with Captain Lauterborn and 13 the Brooklyn North investigators in the 14 parking lot, and I'm not sure where we 15 left off. 16 So after that conversation 17 was finished, you said that you went on 18 19 with your tours at the borough. Do you know what the other 20 individuals who were members of that 21 22 meeting did? 23 Α. Yes. 24 What did they do? Q . They went to Adrian 25 Α.

Page 238 M. Marino 1 Schoolcraft's residence. 2 Q. All of them together drove to 3 the Schoolcraft's residence; is that 5 right? MS. PUBLICKER METTHAM: 6 7 Objection. You can answer. 8 I think so. 9 And the reason why you think 10 so is because you told them to do so? 11 MS. PUBLICKER METTHAM: 12 Objection. 13 You can answer. 14 I told them to go there. How 15 they got there and who went with who, I 16 don't know. I'm assuming they went 17 together, but I couldn't say. 18 What was the next 19 Ο. communication or event that occurred in 20 relation to Adrian Schoolcraft that 21 22 day? MS. PUBLICKER METTHAM: 23 24 Objection. You can answer. 25

Page 239 M. Marino 1 As I previously stated, I got 2 Α. 3 a call on the phone that they got no response, that they were all set up, 4 the Emergency Service was set up there 5 and they believed he was inside the 6 apartment. 7 Q. Okay. 8 And that was a call that you 9 mentioned that you got from Captain 10 Lauterborn? 11 I said I believed it was. 12 Α. I'm not sure. 13 14 Q. I know. So you got a phone call for 15 sure telling you that they were at the 16 17 residence and they believed he was there and you believe that that came 18 from Captain Lauterborn; is that 19 20 correct? MS. PUBLICKER METTHAM: 21 22 Objection. 23 You can answer. 24 Α. Yes. All right. 25 Q.

Page 240 M. Marino 1 And that call came to you on 2 your work cellphone; is that right? 3 To the best of my 4 Α. recollection, yes. 5 And Emergency Services was 6 Q. also at the premises at the time? MS. PUBLICKER METTHAM: 8 9 Objection. You can answer. 10 11 Α. Yes. Anybody else? 12 0. At that time I didn't know 13 Α. who else was there. 14 Q. And what did you say during 15 this conversation? 16 Something to the effect of 17 okay, I'm coming, don't do anything 18 19 till I get there. Did you say anything else? 20 0. That's to the best of my 21 Α. 22 recollection. How long did it take you to 23 get from where you were at until you 24 got to the residence? 25

Page 241 M. Marino 1 I would say no longer than 2 Α. 20 minutes. 3 Q. What time of the day did you 4 get to the residence of Adrian 5 Schoolcraft? 6 A. I couldn't say. 7 Q. Was it dark outside? 8 A. I believe it was. 9 Was it raining outside? 10 Q. I believe it was. Α. 11 Q. When you got to Adrian 12 Schoolcraft's residence or the street, 13 what did you see? 14 A. It was a lot of police 15 vehicles there. There were ambulances 16 there. An Emergency Service truck was 17 there. There was a lieutenant in front 18 soaked to the skin. 19 What was the lieutenant's 20 Q. 21 name? I don't know. 22 Α. Was it Broschart? 23 Q. I don't know. 24 Α. Who else was at the scene? 25 Q.

| 1 | |
|----|---|
| | Page 250 |
| 1 | M. Marino |
| 2 | Q. Did they have shields? |
| 3 | A. I don't recall. |
| 4 | Q. Did they have helmets? |
| 5 | A. I don't recall. |
| 6 | Q. How long was this discussion |
| 7 | on the landing on the 2nd floor? |
| 8 | A. Not long. |
| 9 | Q. Minutes? |
| 10 | A. Yes. |
| 11 | Q. Did you say anything to them? |
| 12 | A. Yes. |
| 13 | Q. What did you say to them? |
| 14 | A. When it was relayed to me |
| 15 | the landlord's statement was that he |
| 16 | had given us a key. I now became very |
| 17 | concerned for Schoolcraft's safety. |
| 18 | And I told the Emergency |
| 19 | Service they were not going to enter, |
| 20 | but they were just going to use the key |
| 21 | and open the door. Just pop it open |
| 22 | and I wanted it to be stated in a loud |
| 23 | voice that I can hear: |
| 24 | Adrian, this is the police. |
| 25 | We're here to help you. Please |

Page 251 M. Marino 1 come to the door. If you don't 2 come to the door, we're going to 3 come in, but we're not going to 4 5 hurt you. Is that what you told them 6 Q. you wanted to have happen? 7 8 Yes. Was this planned course of 9 action something that was authorized by 10 anything in the patrol guide? 11 MS. PUBLICKER METTHAM: 12 13 Objection. You can answer. 14 It was nothing in the patrol 15 guide that says you can open the door 16 and state in a loud voice: 17 Adrian, we're coming in. 18 This is the police. Come to the 19 door. We're not looking to hurt 20 21 you. Q. So the answer to my question 22 is there is nothing in the patrol guide 23 that you're familiar with that 24 authorizes that course of action; is 25

| | Page 271 |
|-----|---|
| 1 | M. Marino |
| 2 | Q. Did Captain Lauterborn enter |
| 3 | the residence? |
| 4 | A. I believe he did, yes. |
| 5 | Q. At around the same time that |
| 6 | you entered? |
| 7 | A. I believe so, yes. |
| 8 | Q. Did Captain Lauterborn tell |
| 9 | Officer Schoolcraft that he had to come |
| 10 | back to the 81st Precinct? |
| 11 | A. I believe he may have, yes. |
| 12 | Q. And did Mauriello tell |
| 13 | Schoolcraft that he had to come back to |
| 14 | the precinct? |
| 1 5 | A. I don't remember that. |
| 1 6 | Q. Was it proper for Lauterborn |
| 17 | to tell Schoolcraft to come back to the |
| 18 | 81st Precinct? |
| 1 9 | MS. PUBLICKER METTHAM: |
| 2 0 | Objection. |
| 21 | You can answer. |
| 2 2 | A. Yes. |
| 2 3 | Q. Why would it be proper for |
| 2 4 | Lauterborn to tell Schoolcraft to |
| 2 5 | return to the 81st Precinct? |

| | Page 272 |
|-----|---|
| 1 | M. Marino |
| 2 | MS. PUBLICKER METTHAM: |
| 3 | Objection. |
| 4 | You can answer. |
| 5 | A. It's quite a common and |
| 6 | accepted practice that when a police |
| 7 | officer is involved in some kind of |
| 8 | incident, that they're all ordered back |
| 9 | to the police stationhouse where we can |
| 10 | figure out exactly what happened. |
| 11 | Q. Is that a practice that is |
| 12 | set forth in the patrol guide? |
| 13 | MS. PUBLICKER METTHAM: |
| 14 | Objection. |
| 15 | You can answer. |
| 16 | A. I don't believe so. |
| 17 | Q. Is that practice set forth in |
| 18 | any other orders or rules or |
| 19 | regulations of the New York City Police |
| 20 | Department? |
| 21 | MS. PUBLICKER METTHAM: |
| 22 | Objection. |
| 23 | You can answer. |
| 2 4 | A. I think where it says obey |
| 25 | any lawful order of a ranking |

Page 273 M. Marino 1 supervisor, I think it's covered under 2 that, yes. 3 Under that very general 4 Ο. concept that in a paramilitary 5 organization subordinate officers are 6 expected to comply with the lawful 7 orders of a superior, right? 8 Α. Yes. 9 MS. PUBLICKER METTHAM: 10 Objection. 11 But there's no specific 12 Q. patrol guide or rule or regulation that 13 you are aware of that authorizes 14 requiring a police officer to return to 15 the precinct; is that right? 16 MS. PUBLICKER METTHAM: 17 18 Objection. You can answer. 19 20 There is nothing that says Α. that Officer Adrian Schoolcraft can be 21 ordered back from his apartment by 22 23 Captain Lauterborn, no. Well, that's more narrow. 24 Q. What I want to know is 25

Page 280 M. Marino 1 officers who were on the landing and 2 with you at the entry point? 3 I believe they were, yes. 4 Α. Did you say anything to them 5 Q. or did they say anything to you? 6 I spoke to them. 7 Α. What did you say to them? 8 Q. I thanked them for coming and 9 that it was a stressful situation and, 10 you know, they helped their fellow 11 officer and that was it. 12 Did they say anything to you? 13 Q. Α. I don't know. Thank you. 14 What did you do next? 15 I saw Adrian Schoolcraft 16 walking to the ambulance as I was 17 18 talking to them. Where was the ambulance? 19 **Q** . Behind me on the right side 20 Α. of the street (indicating). 21 Behind you on the right side 22 Q. of the street as you are facing the 23 24 house? No, facing up the street. 25 Α.

```
Page 286
                   M. Marino
1
               Does the name Hanlon refresh
2
         Q.
3
    your recollection?
               Not one bit.
4
         Α.
               Did you at any time ever know
5
6
    her name?
7
               No.
        Α.
8
         Q.
               All right.
               So the female paramedic
9
    lieutenant came up to you when you were
10
    talking with the group of ESU guys,
11
12
    right?
         Α.
            Correct.
13
              And did you say anything in
14
         Q.
    response to her?
15,
16
        Α.
               Yes.
17
               What did you say?
         Q.
               I told her I would go to the
18
    bus and speak to him, the ambulance,
19
20
    and speak to him.
               And did she say? Anything in
21
         Q.
22
    response to that?
23
         Α.
               Yes.
             What did she say?
24
         Q.
               She told me it was, it's too
25
         Α.
```

```
Page 287
                   M. Marino
1
    late that he went back in his
2
3
    apartment.
              She said what?
4
        Q.
               It's too late, he went back
5
        Α.
    to his apartment. Something to that
6
              That's not verbatim.
    effect.
7
              What did you say?
8
        Q.
           Oh shit.
9
        Α.
              Anything else?
        Q.
10
              He went back to his
11
        Α.
    apartment.
12
               No, but did you say anything
13
        Q.
14
    else --
               To her --
15
        Α.
              Let me just finish my whole
16
    question, so we have a clear record.
17
               Did you say anything else
18
    other than oh, shit?
19
20
        Α.
               No.
               All right.
21
        Q ...
22
               What did you do next?
               I went into his apartment.
23
        Α.
               Was the door to the home on
24
         Q.
25
    the first floor open?
```